House State & Local Government Committee Amendment No. 1 Amendment No. 1 to HB2122

FILED	
Date	-
Time	
Clerk	
Comm. Amdt	
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Jones U (Shel) Signature of Sponsor

AMEND Senate Bill No. 2264

House Bill No. 2122*

By deleting in its entirety all the language following the enacting clause, and by substituting instead the following language:

SECTION 1. A municipally adopted building code shall not apply to a county, including requiring the county to obtain from the municipality a building permit or requiring the county to pay a fee to the municipality for such permit, in order to construct a county building for governmental purposes within the municipality's geographic limits. Nothing in this section shall prohibit a municipal government from charging actual out-of-pocket costs for an inspection or permit otherwise authorized by law nor shall anything in this section prohibit waivier of such fee by mutual agreement.

SECTION 2. A county adopted building code shall not apply to a municipality, including requiring a municipality to obtain from the county a building permit or requiring the municipality to pay a fee to the county for such permit, in order to construct a municipal building for governmental purposes within the county's geographic limits.

Nothing in this section shall prohibit a county government from charging actual out-of-pocket costs for an inspection or permit otherwise authorized by law nor shall anything in this section prohibit waivier of such fee by mutual agreement.

SECTION 3. This act shall take effect upon becoming a law, the public welfare requiring it.